

Special Bail to the Action of Sherrif of Somerset County planters present herein
County his proper person under seal for the said William Brady that if it should happen that judgment in the
plea of should be rendered for the said Abraham Oaten against the said William Brady or that he the said
William Brady should be therein convicted that then he the said William Brady should pay and satisfaction
the said Abraham Oaten the judgment of the Court thereupon as Proved his Copy in Execution of such Judgment
to the Prison of the Sheriff of the County of Somerset Satisfaction thereof that he the said William Brady should
the same for him & Whereupon at the prayer of the parties of days to them now here given and by
great Court to be held at Business Court Town the third Tuesday of June then next following in the State that
now saving to the parties of & At which day here came the parties of by their Attorneys of and hereupon

the said Abraham Oaten complained of the said William Brady in the plea of in sum following -
summed suit William Brady Esq. of Somerset County planters was Attached to answer unto Abraham
Oaten of Exton of Exton upon the case of -

And whereupon the said Abraham by William Hayward his Atty complained that whereas the said
William Brady on the first day of July Anno Domini 1759 at Somerset County summa judgment unto the
said Abraham in the sum of five pounds fifteen Shillings and Nine pence half penny of Money of England
for so much money before that time had and Received and so thereof Chargeable being the said William
Brady in Consideration thereof afterwards built the same day and year of at the County of upon himself
Assured and to the said Abraham then and there faithfully promise that he the said William Brady the sum
of Money of to the said Abraham when he should be thereto afterwards Required well and faithfully would pay
and Content Nevertheless the said William Brady his promise and Assumption of five pounds fifteen
Shillings and Nine pence half penny and fraudulently intending the said Abraham in that part of the said
and do paid the sum of Money of to the said Abraham both not paid him for the same in any part
(Altho the same to do the said William Brady stands built the same day and year of at Somerset the
County of by the said Abraham was Required but the same to him to pay altogether both Refused
and still doth Refuse and unjustly detain Whereupon the said Abraham says he is now and hath
Damage to the value of five pounds of Money of England and thereof he brings suit of the

And the said William Brady by Sibley Dennis his Attorney comes and defends the force and injury when
and saith that he cannot deny the Action of the said Abraham Oaten nor but that he did Assure upon
himself in manner and form as the said Abraham above against him hath complained and that the
Damage of the same Abraham by him by Occasion of the premises in that part sustained the same
William both and Acknowledged that the said Abraham hath sustained Damages by Occasion of the
premises beyond his Costs and Charges by him about his Suit in that part Assured to five pounds fifteen Shillings
and Nine pence of Money and not more and because the said Abraham demands not this but the sum
Allegation Grants to be true pray Judgment for those Damages above Acknowledged together with his Costs
and Charges of to him to be Assured

Therefore by Consent of the parties of it is Considered that the said Abraham Oaten Recover
Against the said William Brady his Damages of to the said five pounds fifteen Shillings and nine
pence of Money by the same William in former Acknowledged as aforesaid
by the Court now here of the Assent of the parties of Assured which contain Damages in the whole amount
to five pounds fifteen Shillings and Nine pence of Money and
Bonds of Abasco and the said William in Money

29

John
Bo
Glyah
Com
John
Bo
Glyah
Com